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DANIEL J. BRODERICK, Bar #89424
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 6
    Attorney for Defendant
    DONALD RAYSHAWN ANDERSON
 7
 8
                       IN THE UNITED STATES DISTRICT COURT
 9
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
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12
    UNITED STATES OF AMERICA,
                                     ) No. 2:04-cr-010 FCD
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                    Plaintiff,
                                        STIPULATION AND ORDER VACATING
14
                                        HEARING DATES
         V.
15
    DONALD RAYSHAWN ANDERSON,
                                                July 12, 2006
                                        Date:
16
                    Defendant.
                                        Time:
                                                9:30 a.m.
                                        Judge: Hon. Frank C. Damrell
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         IT IS HEREBY STIPULATED by and between the United States of
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    America through William Wong, Assistant United States Attorney, and
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    defendant, Donald Rayshawn Anderson, by and through his counsel,
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IT IS HEREBY STIPULATED by and between the United States of
America through William Wong, Assistant United States Attorney, and
defendant, Donald Rayshawn Anderson, by and through his counsel,
Jeffrey L. Staniels and Rachelle Barbour, Assistant Federal Defenders,
that the trial confirmation hearing, presently scheduled for
July 17, 2006, and the trial date, presently scheduled for
August 1, 2006, be vacated.

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The court is advised that the parties reached an oral agreement to resolve the case just before Mr. Wong left the district on a preplanned and pre-announced vacation. That agreement has not been

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reduced to writing nor signed by the defendant or by counsel. A hearing on defendant's motion to suppress is presently scheduled for July 28, 2006. Defense counsel understands that Mr. Wong is due back in his office on July 24, 2006. It is the intention of the parties to finalize the oral understanding early in the week and convert the July 28, 2006, hearing to a status conference, either on the 28th, or, if the court prefers, on the court's next available criminal calendar. In the meantime and pending execution of a plea agreement, the parties request that the hearing date for the motion to suppress remain on calendar as previously scheduled.

The court is further advised that counsel have conferred regarding this stipulation and that Mr. Wong has authorized Mr. Staniels to sign on his behalf.

IT IS SO STIPULATED.

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Dated: July 12, 2006

/S/ Jeffrey L. Staniels

JEFFREY L. STANIELS

Assistant Federal Defender

Attorney for Defendant

DONALD RAYSHAWN ANDERSON

Dated: July 12, 2006

/S/ William S. Wong by jls per auth
WILLIAM WONG

Assistant U.S. Attorney Counsel for Plaintiff per telephonic authority

ORDER

IT IS SO ORDERED.

Dated: July 12, 2006

/s/ Frank C. Damrell Jr.
Hon. FRANK C. DAMRELL

United States District Judge

Stip & Order to Vacate TCH and JT